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REMARKS

Claims 1-3, 5, 6, 9, 11-14, 16, 17, 19, 21, and 23-26 are pending in this application of which claims 2, 3, 13, 14, 16, 17, 19 and 21 are withdrawn. By this Amendment, claims 1, 5, 11, and 13 are amended, claims 23-26 are added and claims 4, 7, 8, 10, 15, 18, 20, and 22 are cancelled without prejudice or disclaimer. Claim 1 is amended to clarify dependent claim 4 in independent form. Reconsideration in view of the above amendments and the following remarks is respectfully requested.

The Office Action rejects claim 8 under 35 U.S.C. § 112, second paragraph as being indefinite for failing to particularly point out and distinctly claim the subject matter which the applicant regards as the invention. This rejection is respectfully traversed. Claim 8 is canceled. Accordingly, Applicants request withdrawal of the rejection under 35 U.S.C. § 112, second paragraph.

The Office Action rejects, under 35 U.S.C. § 102, claims 1, 4, 5, 10, and 11 over Kim et al. (U.S. Patent No. 6,254,249). The Office Action also rejects, under 35 U.S.C. § 103, claims 6 and 12 over Kim et al. and Hsu (U.S. Patent Pub. No. 2002/0177467), claim 8 over Kim et al. and Moon Kim (U.S. Patent No. 6,336,727), and claim 9 over Kim et al. and Motegi (U.S. Patent Pub. No. 2003/0107554). These rejections are respectfully traversed.

Applicants assert that Kim et al. does not disclose or suggest a numeric keypad coupled to the first housing and a light source coupled to the second housing, as recited in independent claim 1.

"A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference" (MPEP §2131, citing Verdegual Bros. v. Union Oil Co. of California, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987)).

Kim discloses a cellular phone with lamps for use as a memorandum reading lamp and a flash light function by installing an illuminating lamp for an outside lighting (col. 1, lines 16-10 and 29-33). The cellular phone includes a body 10 which is in turn provided with a cover 12, and key pad 20, and a microphone 30. The cover 12 is mounted with a speaker 40 and a display unit 50, and is rotatably couple to the body via a hinge (col. 2, lines 29-35). The hinge 18 is centrally mounted with a third illuminating lamp 19 for lighting the key pad 20 (col. 2, lines 46-

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48). Because the third lamp is centrally positioned at the hinge 18, the key pad 20 is well lighted (col. 4, lines 27-31 and Fig. 7).

The Office Action alleges the cover 12 satisfies the claimed second housing. However, there is no disclosure of the illuminating lamp 19 being mounted on the cover 12. Kim only discloses the illuminating lamp 19 is mounted on the hinge 18. Thus, Kim does not disclose a light source coupled to the claimed second housing.

Consequently, Kim does not disclose or suggest a numeric keypad coupled to the first housing and a light source coupled to the second housing, as recited in independent claim 1.

Therefore, Applicants respectfully submit that independent claim 1 defines patentable subject matter. The remaining claims depend from the independent claims or are not rejected and therefore also define patentable subject matter. Accordingly, Applicants respectfully request the withdrawal of the rejections under 35 U.S.C. § 102 and 35 U.S.C. § 103.

CONCLUSION

Based on the foregoing amendments and remarks, Applicants respectfully submit this application is in condition for allowance. Favorable consideration and prompt allowance of claims 1-3, 5, 6, 9, 11-14, 16, 17, 19, 21, and 23-26 are earnestly solicited.

Should the Examiner believe that anything further would be desirable in order to place this application in better condition for allowance, the Examiner is invited to contact Applicants' undersigned representative at the telephone number listed below.

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The Commissioner is hereby authorized to deduct any fees arising as a result of this Amendment or any other communication from or to credit any overpayments to Deposit Account No. 50-2117.

Respectfully submitted,

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Dated: July 13, 2006

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